

STATE OF NEW JERSEY
DIVISION OF GAMING ENFORCEMENT
DOCKET NO.: 13-0115-FS

STATE OF NEW JERSEY, DEPARTMENT
OF LAW AND PUBLIC SAFETY,
DIVISION OF GAMING ENFORCEMENT,

Complainant,

v.

THE AGGREGATE AMOUNT OF \$1,575.85
IN GAMING WINNINGS THEORETICALLY
OWED TO BK and RP by TROPICANA
ATLANTIC CITY CORP. d/b/a TROPICANA
CASINO and RESORT,

Respondent.

ORDER OF
FORFEITURE

The Division of Gaming Enforcement having filed a complaint seeking forfeiture, pursuant to N.J.S.A. 5:12-71.3, of \$1,575.85 in theoretic gaming winnings presently being retained by TROPICANA ATLANTIC CITY CORP. d/b/a TROPICANA CASINO and RESORT ("Tropicana"), which amount was confiscated from BK and RP, self-excluded patrons; and

The complaint having been served upon Tropicana, BK and RP, together with notice of their right to demand a plenary hearing within fifteen (15) days pursuant to N.J.S.A. 5:12-71.3 and N.J.A.C. 19:48-3.2; and

BK and RP having failed to demand a plenary hearing within the allotted time period permitted, thereby waiving their right to a hearing and constructively admitting the

allegations in the complaint pursuant to N.J.S.A. 5:12-71.3 and N.J.A.C. 19:48-3.2; and

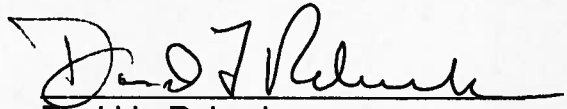
Counsel for Tropicana having interposed no objection to the entry of a forfeiture order; and

The Director of the Division having reviewed and considered all evidence in the entire matter,

IT IS ORDERED that the \$1,575.85 in gaming winnings theoretically owed to BK and RP, self-excluded patrons, is hereby forfeited pursuant to N.J.S.A. 5:12-71.3; and

IT IS FURTHER ORDERED that Tropicana is directed to remit the forfeited money to the Division of Gaming Enforcement upon receipt of an invoice from the Division's Revenue Unit for appropriate disposition in accordance with the terms of N.J.S.A. 5:12-71.3c.

Dated April 2, 2013


David L. Rebuck
Director
Division of Gaming Enforcement